## **HCS SCS SB 725 Political Subdivisions**

Bill#	Section	Sponsor	
SS SB 725	79.235	Mayhew	If a statute or ordinance authorizes the mayor of a city of the fourth classification with no more than 2,000 inhabitants to appoint a member of a board or commission, any requirement that the appointed person be a resident of the city shall be deemed satisfied if the person owns real property or a business in the city.  If the board to which a person is appointed is for the purpose of managing a city's municipal utilities, then any requirement that the appointed person be a resident of the city shall be satisfied if the following conditions are met:  1) The board has no authority to set utility rates or to issue bonds;  2) The person resides within a 5-mile radius of the city limits;  3) The person owns real property or a business in the city;  4) The person or the person's business is a customer of the public utility that is owned and operated by the city; and  5) The person has no pecuniary interest in, or is not a member of, any other utility of the type managed by the board.
HB 2555	37.965	Deaton	This bill creates the "Cost Openness and Spending Transparency (COST) Act" which requires that when persons or entities issue statements, press releases, or other documents, excluding communications with 280 characters or less, such as "tweets", describing a project or program funded in whole or in part with state moneys, the dollar amount of state funds used must be clearly indicated.
HB 1933	37.1090, 37.1091, 37.1092, 37.1093, 37.1094, 37.1095, 37.1096, 37.1097, 37.1098	Wiemann	This bill establishes the "Missouri Local Government Expenditure Database", to be maintained by the Office of Administration. For each fiscal year beginning on or after December 31, 2022, the database must include extensive information about a given municipality's or county's expenditures and the vendors to whom payments were made. The data base must be accessible by the public without charge and have multiple ways to search and filter the information. A municipality or county may voluntarily participate in the database, or may be required to participate if a petition process used by its residents is used to require participation as specified in the bill. A link to the database on a municipal or county website is required. The Office of Administration may stipulate a format for information and will provide a template for municipalities and counties to use in sending information. Other duties and responsibilities of the Office of Administration regarding the database are detailed in the bill. Financial reimbursement to municipalities and counties for costs associated with the database is authorized.
HB 1698	49.266	Henderson	County ordinance authorization clean-up language.
HB 1814	50.800, 50.810, 50.815, 50.820	McGaugh	County financial statements for all non-charter counties to be prepared and published in a newspaper.
HB 1710	53.010, 82.550, 137.115, 137.385, 138.060	Eggleston	Assessor of St. Louis City to be elected but removes residency requirement. Requires burden of proof, on any hearing or appeal of a property assessement. Limits any increase on the values of real property over 10% without a physical assessment. Changes deadline to appeal valuation of property to the board of equalization to the 2nd Monday in July.

HB 2368	59.021, 59.100	McGaugh	This bill requires candidates for county recorder to provide the election authority a copy of an affidavit from a surety company authorized to do business in Missouri that indicates that the candidate is able to satisfy the statutory bond requirements. For a recorder elected prior to January 1, 2021, the bond cannot be less than \$1000, and for a recorder elected after December 31, 2020, the bond cannot be less than \$5000.
HB 2241	67.142	Gregory	The bill specifies that the General Assembly occupies and preempts the entire field of legislation touching in any way the control or regulation of specific breeds of dogs. However, a village, town, city, or county can still prohibit dogs from running at large or to further control or regulate dogs within its boundaries so long as the ordinance, order, policy, or regulation is not breed specific.
HB 2504	67.662	Justus	This bill allows a municipality, county, or local taxing entity to collect transient guest taxes only on the amount received by a hotel, motel, tavern, inn, tourist cabin, tourist camp, or other place in which rooms are furnished to the public.
HB 2334	68.075	Ruth	Currently, no advanced industrial manufacturing (AIM) zone may be established after August 28, 2023. This bill extends the date to August 28, 2030.
HB 1467	70.705	Pike	This bill modifies the Missouri Local Government Employees Retirement system (LAGERS) member employer contribution elections for retirement benefit funding.  Currently, an employer can elect to cover the full cost of funding the retirement benefit of its eligible employees or require all eligible employees to contribute 4% of their gross wages to help pay for the retirement benefit. This bill expands the available contribution options by allowing employers to additionally elect a 2% or 6% contribution rate that all eligible employees would make to help pay for the retirement benefit.  The bill allows a political subdivision to elect one benefit program for members whose employment is concurrently covered by federal Social Security and a different benefit program for members whose employment is not concurrently covered by federal Social Security, as provided in Section 70.655, RSMo. The political subdivision is also allowed, by majority vote of the governing body, to make one election concerning member contributions for members concurrently covered by federal Social Security and one election concerning member contributions for members whose employment is not concurrently covered by federal Social Security.
HCS HB 1819	89.080, 485.060	Wood	This bill authorizes the Board of Adjustment to keep records of all testimony, objections thereto, and rulings thereon taken by a certified court reporter, a certified electronic recorder with basic knowledge of court proceedings and terminology who may use any form of audiotape, videotape, or digital recording, or an officer of the court as provided by Supreme Court Rule 57.  Currently, all such records must be taken down by a reporter employed by the board for that purpose, but who is not required to be certified.  Beginning January 1, 2021, each court reporter for a circuit judge with a minimum of 6 years of service shall receive stepped raises based upon his or her years of service as specified in the bill
HB 1700	94.842	Fishel	This bill authorizes any home rule city with more than 155,000 but fewer than 200,000 inhabitants to submit to the voters a transient guest tax not to exceed 7.5% of the charges per occupied room per night. Such tax shall be used solely for capital investments that can be demonstrated to increase the number of overnight visitors. This currently only applies to the City of Springfield.  Upon voter approval, the city may adopt rules and regulations for the internal collection of the tax, or may enter into an agreement with the Department of Revenue for the collection of the tax.
HCS HB 1701	94.900, 94.902	Reedy	This bill adds certain cities and villages to the list of cities and villages authorized to impose, upon voter approval, a sales tax of up to one-half of one percent for public safety purposes, including expenditures on equipment, city and village employee salaries and benefits, and facilities for police, fire and emergency medical providers.
HB 1854	105.145	Pfautsch	Upon voter approval, the city may adopt rules and regulations for the internal collection of the tax, or may enter into an agreement with the Department of Revenue for the collection of the tax.

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HB 1817	163.024	Dinkins	This bill prevents money received into the Iron County School Fund from the payment of penalty under the specified administrative order issued by the Department of Natural Resources to be included in the Iron County School calculation for local effort.
HCS HB 1282	173.2700, 173.2703, 173.2706, 173.2709, 173.2712	Justus	Private College Campus Protection Act currently only applies to College of the Ozarks - The governing board of a private college or university may employ police officers, who must take an oath of office and complete police officer training to obtain a peace officer license. Private colleges and universities may establish and enforce traffic regulations for on-campus thoroughfares.
HB 1403	230.205	Hudson	Currently, a county that has adopted the alternative county highway commission under Sections 230.200 to 230.260, RSMo, may only abolish it by a vote of the people. This bill adds by a vote of the governing body as an additional method.  Currently, once abolished, or in counties that did not adopt the alternative county highway commission, the county shall retain the county highway
			commission under Sections 230.010 to 230.110. This bill allows the county to adopt the county highway commission or the county road overseers provided under Sections 231.010 to 231.130.
HCS HB 1752	262.760	Spencer	This bill specifies that no law, ordinance, or rule may be enacted by any village, town, city or county to terminate, ban, or effectively ban, by creating an undue financial hardship, the job of working animals or animal enterprise. These provisions do not alter state or federal laws that regulate animal care, public health, and safety. The provisions of this bill do not prevent the establishment of or alter any village, town, city or county or law, ordinance, or rule regarding animal care, public health, traffic regulations, or public safety unless it is in violation of the provisions of the bill.
HB 1604	285.04, 71.201 & 84.344	Hicks	This bill amends the restriction that commissioned and civilian personnel who were previously employed by the Board of Police Commissioners be required, throughout their employment for the City of St. Louis, to retain a primary residence in the City of St. Louis for a total of seven years before being permitted to maintain a residence outside the City of St. Louis as long as the residence is located within a one-hour response time. This bill specifies that, commissioned and civilian personnel currently employed by the board will not be subject to a residency restriction so long as the employee's primary residence is located within a one-hour response time.
			This bill provides that no deed restriction, covenant, or similar binding agreement running with the land shall limit or prohibit the installation of solar panels or solar collectors, as defined in the bill, on the rooftop of any property or structure.
HB 2526	442.404	Haffner	A homeowners' association may adopt reasonable rules regarding the placement of solar panels or solar collectors to the extent those rules do not prevent the installation of the device or adversely affect its functioning, use, cost, or efficiency.
			The bill applies only with regard to rooftops that are owned, controlled, and maintained by the owner of the property or structure.
HB 1331	550.125	Veit	This bill creates the "Change of Venue for Capital Cases Fund", which will consist of money appropriated by the General Assembly. Money in the fund is to be used solely for reimbursement to a county that receives a capital case from another county. At the conclusion of a capital case for which the venue was changed from one county to another, the county that received the case may apply to the Office of State Courts Administrator (OSCA) for reimbursement of any costs associated with sequestering jurors. If a county is eligible for reimbursement, OSCA shall disburse the money to the county. If OSCA determines that a county is not eligible for reimbursement, the county in which the capital case originated shall be responsible for reimbursement.
HB 1366	610.021	Ellebracht	This bill modifies the law to allow records or meetings of governmental bodies that include descriptions of discussion about security procedures, including evacuation and lock down procedures, to remain confidential and closed to the public.

			This bill establishes the "Targeted Industrial Manufacturing Enhancement Zones Act".
HCS HB 1695	620.2250	Black (137)	This bill allows any two or more contiguous or overlapping political subdivisions, as defined in the bill, to create one or more targeted industrial manufacturing enhancement (TIME) zones, which will be political subdivisions of the state, for the purpose of completing infrastructure projects to promote economic development. Prior to the creation of a TIME zone, each political subdivision must propose an ordinance or resolution that sets forth the names of the political subdivisions which will form the zone, the general nature of the proposed improvements, the estimated cost of such improvements, the boundaries of the proposed TIME zone, and the estimated number of new jobs to be created in the TIME zone. The political subdivisions must hear and pass upon all objections to the TIME zone and the proposed improvements, if any, and may amend the proposed improvements and the plans and specifications.
			This bill allows the zone board governing the TIME zone to retain 25% of withholding taxes on new jobs created within the TIME zone to fund improvements made in the TIME zone. These moneys shall be deposited into the newly created "TIME Zone Fund", as specified in the bill. Prior to retaining such withholding taxes, the zone board will enter into an agreement with the Department of Economic Development. Such agreement will specify the estimated number of new jobs to be created, the estimated average wage of new jobs to be created, the estimated net fiscal impact of the new jobs, the estimated costs of improvements, and the estimated amount of withholding tax to be retained over the period of the agreement. The department will not approve an agreement unless the zone board commits to the creation of a certain number of new jobs, as described in the bill.
HB 1859	620.2459	Riggs	This bill extends the sunset on the Broadband Internet Grant Program to August 28, 2027.
HB 1330	1, 2, 3, 4, 5	Veit	Conveyances of state property
HCS HB 1696 (secs. 3-10)	6, 7, 8, 9, 10, 11, 12, 13	Henderson	Conveyances of state property
HCS HB 2315	14	Wright	Conveyance of state property
HCA 1 (3749H03.01H)	21.855	Hicks	Establishes a Joint Committee on the COVID-19 Response
HCA 2 (3749H03.08H)	Removes 285.040	Hicks	Removes language stating that no employee of St. Louis can be required to reside within city limits
HCA 3 (3749H03.07H)	64.207	Hicks	Adds HB 2336
HCA 4 (3749H03.03H)	Sections C & D	Hicks	Makes the changes in 137.115 and 82.550 effective only upon the passage on amendment to the Missouri Constitution
HCA 5 (3749H03.09H)	44.080	O'Donnell	No state of emergency declared by a county executive can be be for more than 15 days unless 60% of the county governing body vote to approve